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10/597,128	07/12/2006	Peter Menke	071308.0714	6483
BAKER BOTT		EXAMINER CLARK CUNISTONIES LAY		
PATENT DEPARTMENT 98 SAN JACINTO BLVD., SUITE 1500			CLARK, CHRISTOPHER JAY	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/597,128	MENKE, PETER				
Office Action Summary	Examiner	Art Unit				
	Christopher J. Clark	2836				
The MAILING DATE of this communication app	pears on the cover sheet with the	correspondence address				
Period for Reply		(A) AD THETH (A) DAYA				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO (36(a). In no event, however, may a reply be to will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONI	N. imely filed not be the communication and the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 12 J	uly 2007.					
2a) ☐ This action is FINAL . 2b) ☑ This	This action is FINAL. 2b)⊠ This action is non-final.					
<i>,</i> — · · ·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under <i>t</i>	Ex parte Quayle, 1935 C.D. 11, 4	.53 O.G. 213.				
Disposition of Claims						
4) ☑ Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-20 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.					
Application Papers		٠.				
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 12 July 2007 is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Example 11.	☑ accepted or b) ☐ objected to drawing(s) be held in abeyance. Settion is required if the drawing(s) is of	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicat rity documents have been receiv u (PCT Rule 17.2(a)).	tion Noved in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summar					
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>2/2/2007</u>. 	5) Notice of Informal Other:					

DETAILED ACTION

Information Disclosure Statement

1. The information disclosure statement (IDS) submitted on February 2, 2007 was filed after the mailing date of the instant application on July 12, 2006. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Claim Rejections - 35 USC § 102

- 1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
 - A person shall be entitled to a patent unless -
 - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 4-6, 8, and 11-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Grothaus et al (U. S. Patent 5,399,941).
- In re Claim 1, Grothaus teaches an overvoltage protection comprising: 3.
 - A spark gap (10) which has mutually opposite electrodes (24 and 26)
 - A light source (18) for production of an ignition light as a function of initiation signals from a control unit (20)
 - Wherein the ignition light is designed for direct ignition of the spark gap (Column 3) Lines 8-15)
 - An optical waveguide for carrying the ignition light to the spark gap (50)
- In re Claim 4, Grothaus teaches optics for focusing of the ignition light (56, Column 4 4. Lines 30-35).

10/597,128 Art Unit: 2836

- 5. In re Claim 5, Grothaus teaches that the ignition light is guided on a surface of the electrode facing the opposite electrode (as seen in Figure 2).
- 6. In re Claim 6, Grothaus teaches that the free end of the optical waveguide remote from the light source is arranged in one electrode (Column 3 Lines 20-25).

7.

- 8. In re Claim 8, Grothaus teaches an overvoltage protection comprising:
 - A spark gap (10) which has mutually opposite electrodes (24 and 26)
 - A light source (18) for production of an ignition light as a function of initiation signals from a control unit (20)
 - Wherein the ignition light is designed for direct ignition of the spark gap (Column 3
 Lines 8-15)
 - An optical waveguide for carrying the ignition light to the spark gap (50)
- 9. In re Claim 11, Grothaus teaches optics for focusing of the ignition light (56, Column 4 Lines 30-35).
- 10. In re Claim 12, Grothaus teaches that the ignition light is guided on a surface of the electrode facing the opposite electrode (as seen in Figure 2).
- 11. In re Claim 13, Grothaus teaches that the free end of the optical waveguide remote from the light source is arranged in one electrode (Column 3 Lines 20-25).

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 2, 9, 15, and 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grothaus in view of the Applicant Admitted Prior Art (AAPA).
- 3. In re Claim 2, the teaching of Grothaus has been discussed, but does not disclose that the electrodes are arranged on a platform which is designed to be electrically isolated, at a high-voltage potential, and provided for components to be mounted on, wherein the components can be connected to a high-voltage three-phase electrical power supply system, and wherein the light source is grounded.
- 4. The AAPA teaches that it is known in the art to provide a spark gap on a high voltage potential platform with high voltage three phase electrical power wherein the light source is grounded (Page 2 Paragraph 2 Page 4 Paragraph 2).
- 5. Grothaus teaches that the light source is electrically isolated from the spark gap (Column 3 Lines 25-28) which would make it suitable for the practice as discussed in the AAPA.
- 6. It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize the protection circuit of Grothaus in the power system as taught by the AAPA since it is possesses the necessary function of electrical isolation between light source control and spark gap.

Application/Control Number:

10/597,128

Art Unit: 2836

7.

Page 5

electrodes are arranged on a platform which is designed to be electrically isolated, at a high-

voltage potential, and provided for components to be mounted on, wherein the components can

In re Claim 9, the teaching of Grothaus has been discussed, but does not disclose that the

be connected to a high-voltage three-phase electrical power supply system, and wherein the light

source is grounded.

8. The AAPA teaches that it is known in the art to provide a spark gap on a high voltage

potential platform with high voltage three phase electrical power wherein the light source is

grounded (Page 2 Paragraph 2 - Page 4 Paragraph 2).

- 9. Grothaus teaches that the light source is electrically isolated from the spark gap (Column
- 3 Lines 25-28) which would make it suitable for the practice as discussed in the AAPA.
- 10. It would have been obvious to one having ordinary skill in the art at the time the

invention was made to utilize the protection circuit of Grothaus in the power system as taught by

the AAPA since it is possesses the necessary function of electrical isolation between light source

control and spark gap.

- 13. In re Claim 15, Grothaus teaches an overvoltage protection comprising:
 - A spark gap (10) which has mutually opposite electrodes (24 and 26)
 - A light source (18) for production of an ignition light as a function of initiation signals

from a control unit (20)

• Wherein the ignition light is designed for direct ignition of the spark gap (Column 3

Lines 8-15)

• An optical waveguide for carrying the ignition light to the spark gap (50)

10/597,128 Art Unit: 2836

11. The teaching of Grothaus has been discussed, but does not disclose that the electrodes are

arranged on a platform which is designed to be electrically isolated, at a high-voltage potential,

and provided for components to be mounted on, wherein the components can be connected to a

high-voltage three-phase electrical power supply system, and wherein the light source is

grounded.

12. The AAPA teaches that it is known in the art to provide a spark gap on a high voltage

potential platform with high voltage three phase electrical power wherein the light source is

grounded (Page 2 Paragraph 2 - Page 4 Paragraph 2).

13. Grothaus teaches that the light source is electrically isolated from the spark gap (Column

3 Lines 25-28) which would make it suitable for the practice as discussed in the AAPA.

14. It would have been obvious to one having ordinary skill in the art at the time the

invention was made to utilize the protection circuit of Grothaus in the power system as taught by

the AAPA since it is possesses the necessary function of electrical isolation between light source

control and spark gap.

15. In re Claim 17, Grothaus teaches optics for focusing of the ignition light (56, Column 4

Lines 30-35).

16. In re Claim 18, Grothaus teaches that the ignition light is guided on a surface of the

electrode facing the opposite electrode (as seen in Figure 2).

17. In re Claim 19, Grothaus teaches that the free end of the optical waveguide remote from

the light source is arranged in one electrode (Column 3 Lines 20-25).

- 19. Claims 3 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grothaus in view of Hattori (U.S. Patent 7,154,922).
- 20. In re Claim 3, Grothaus teaches the light source being a UV laser (Column 3 Lines 8-10). Grothaus does not disclose the UV laser as specifically being a pump laser which is designed for optical pumping of a fiber laser with an active medium of the fiber laser being formed in one section of the optical waveguide.
- 21. Hattori teaches that it is known to implement a UV laser through the use of a fiber laser and an active medium (Column 24 Line 62-Column 25 Line 3).
- 22. It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize the fiber laser and active medium as taught by Hattori in order to provide a specific embodiment of the UV laser as required by Grothaus.
- 23. Grothaus as modified by Hattori discloses the claimed invention except for the active medium being specifically formed in a section of the optical waveguide. It would have been obvious to one having ordinary skill in the art at the time the invention was made to implement the active medium in the waveguide in order to reduce any error that my result in installation, since it has been held that forming in one piece an article which has formerly been formed in two pieces and put together involves only routine skill in the art. *Howard v. Detroit Stove Works*, 150 U.S. 164 (1993).
- In re Claim 10, Grothaus teaches the light source being a UV laser (Column 3 Lines 810). Grothaus does not disclose the UV laser as specifically being a pump laser which is
 designed for optical pumping of a fiber laser with an active medium of the fiber laser being
 formed in one section of the optical waveguide.

10/597,128 Art Unit: 2836

- 25. Hattori teaches that it is known to implement a UV laser through the use of a fiber laser and an active medium (Column 24 Line 62-Column 25 Line 3).
- 26. It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize the fiber laser and active medium as taught by Hattori in order to provide a specific embodiment of the UV laser as required by Grothaus.
- 27. Grothaus as modified by Hattori discloses the claimed invention except for the active medium being specifically formed in a section of the optical waveguide. It would have been obvious to one having ordinary skill in the art at the time the invention was made to implement the active medium in the waveguide in order to reduce any error that my result in installation, since it has been held that forming in one piece an article which has formerly been formed in two pieces and put together involves only routine skill in the art. *Howard v. Detroit Stove Works*, 150 U.S. 164 (1993).

- 29. Claims 7 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grothaus in view of Jung et al (U.S. Patent 5,838,115).
- 30. In re Claim 7, Grothaus does not teach the spark gap being part of an ignition circuit for ignition of a main spark gap.
- 31. Jung teaches using the initiation of a spark gap as part of an ignition circuit for another spark gap (as seen in Figure 1).
- 32. It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize the protection circuit with the spark gap and initiation light source

circuitry of Grothaus into the ignition circuit of Jung in order to provide electrical isolation between the initiation control and the high voltage applied to the spark gaps.

- 33. In re Claim 14, Grothaus does not teach the spark gap being part of an ignition circuit for ignition of a main spark gap.
- 34. Jung teaches using the initiation of a spark gap as part of an ignition circuit for another spark gap (as seen in Figure 1).
- 35. It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize the protection circuit with the spark gap and initiation light source circuitry of Grothaus into the ignition circuit of Jung in order to provide electrical isolation between the initiation control and the high voltage applied to the spark gaps.

- 37. Claim16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Grothaus in view of the Applicant Admitted Prior Art (AAPA) as applied to Claim 15 above, and further in view of Hattori.
- 38. In re Claim 16, Grothaus teaches the light source being a UV laser (Column 3 Lines 8-
- 10). Grothaus does not disclose the UV laser as specifically being a pump laser which is designed for optical pumping of a fiber laser with an active medium of the fiber laser being formed in one section of the optical waveguide.
- 39. Hattori teaches that it is known to implement a UV laser through the use of a fiber laser and an active medium (Column 24 Line 62-Column 25 Line 3).

- 40. It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize the fiber laser and active medium as taught by Hattori in order to provide a specific embodiment of the UV laser as required by Grothaus.
- 41. Grothaus as modified by Hattori discloses the claimed invention except for the active medium being specifically formed in a section of the optical waveguide. It would have been obvious to one having ordinary skill in the art at the time the invention was made to implement the active medium in the waveguide in order to reduce any error that my result in installation, since it has been held that forming in one piece an article which has formerly been formed in two pieces and put together involves only routine skill in the art. *Howard v. Detroit Stove Works*, 150 U.S. 164 (1993).

- 43. Claim 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Grothaus in view of the Applicant Admitted Prior Art (AAPA) as applied to Claim 15 above, and further in view of Jung.
- In re Claim 20, Grothaus does not teach the spark gap being part of an ignition circuit for ignition of a main spark gap.
- 45. Jung teaches using the initiation of a spark gap as part of an ignition circuit for another spark gap (as seen in Figure 1).
- 46. It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize the protection circuit with the spark gap and initiation light source circuitry of Grothaus into the ignition circuit of Jung in order to provide electrical isolation between the initiation control and the high voltage applied to the spark gaps.

Application/Control Number:

10/597,128 Art Unit: 2836

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher J. Clark whose telephone number is 571-270-1427. The examiner can normally be reached on M-F, 7:30-5:00 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Sherry can be reached on 571-272-2084. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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CJC 11/16/2007

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